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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

BEFORE THE HONORABLE JACQUELINE SCOTT CORLEY, MAGISTRATE JUDGE

IN RE: FACEBOOK, INC. CONSUMER PRIVACY USER PROFILE LITIGATION.

NO. 18-MD-2843 VC (JSC) San Francisco, California Friday, June 19, 2020

### TRANSCRIPT OF ZOOM VIDEOCONFERENCE PROCEEDINGS

## APPEARANCES:

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Official Reporter, U.S. District Court

(Appearances continued, next page)

# APPEARANCES, CONTINUED: For Defendants: GIBSON DUNN & CRUTCHER LLP 1881 Page Mill Road Palo Alto, California 94304 BY: MARTIE P. KUTSCHER, ESQ. GIBSON DUNN & CRUTCHER LLP 2100 McKinney Avenue Suite 1100 Dallas, Texas 75201 BY: RUSSELL H. FALCONER, ESQ.

# Friday - June 19, 2020 9:01 a.m. 1 2 PROCEEDINGS THE CLERK: Calling Civil Action 18-MD-2843, In Re 3 Facebook, Inc. 4 5 Counsel, starting with plaintiffs, can you please state 6 your appearances for the record? MR. LOESER: Good morning, Your Honor. Derek Loeser 7 for the plaintiffs. 8 THE COURT: Good morning. 9 MS. WEAVER: Good morning, Your Honor. Your Honor, 10 11 Lesley Weaver from Bleichmar Fonti for the plaintiffs. With me is Anne Davis and Matt Montgomery. 12 And Ms. Davis will be doing the speaking on our behalf 13 today, largely. 14 15 THE COURT: All right. Good morning. 16 MS. WEAVER: Good morning. 17 MS. DAVIS: Good morning. 18 MR. KO: Good morning, Your Honor. David Ko, Keller 19 Rohrback, also on behalf of plaintiffs. 20 THE COURT: Good morning. 21 MS. LAUFENBERG: Good morning, Your Honor. Cari Laufenberg, Keller Rohrback, on behalf of plaintiffs as well. 22 23 THE COURT: Good morning. All right. And for Facebook? 24 MR. SNYDER: Good morning, Judge. It's Orin Snyder 25

here with Deb Stein, Russ Falconer, and Martie Kutscher, all from Gibson Dunn, for the defendants.

THE COURT: All right. Good morning.

So thanks very much for your statements and for submitting the privilege stip, which, if it hasn't been filed, will be filed shortly. I can tell you guys have been working hard.

So what would you like to discuss this morning? I guess maybe I should start with Ms. Davis.

MS. DAVIS: Yes, Your Honor.

So the parties do have some ongoing discussion relating to a few issues. In particular (audio interference) --

(Reporter interruption)

MS. DAVIS: All right. Thank you.

So the parties have, you know, made significant progress on the privilege log protocol that's been submitted, and I understand will be entered soon. But we do have some ongoing discussions relating to the scope of the remaining issues in the case, and relating in particular to ADI.

Plaintiffs today are hoping that we can set some deadlines for the responses that we'll receive from Facebook relating to ADI.

Pursuant to the search term protocol, we are also anticipating getting responses from Facebook today on the scope of some of the remaining issues in the case. And so, you know, we will be meeting and conferring on those issues next week.

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And to that, plaintiffs are also hoping to, you know, have another hearing set where we can submit any of these issues or discuss these issues with the Court before our next hearing before Judge Chhabria. (Inaudible) THE COURT: MS. DAVIS: July 15th. Your Honor, I'm sorry, you were muted. But I believe you asked what the hearing was. THE COURT: You can read lips. Good job. MS. DAVIS: That's July 15th. THE COURT: Okay. All right. So what would be your proposal, then, I guess in terms of a hearing? And you said there was some other deadlines you wanted to set today. MS. DAVIS: Yes. So I think the first deadline we would like to set is related to when Facebook will provide us the response on ADI and their position on the documents relating to that investigation. We would like to receive a response, you know, in the midor -- you know, no later than Thursday of next week, ideally, so that we can continue those discussions. I think the, you know, scope of the remaining issues, we

will be getting some information from Facebook about those

issues today, and are slated to meet and confer on the 22nd.

And, you know, for -- pursuant to the search term protocol, we will be submitting on the 26th to Your Honor, you know, a status update on those issues, and a plan for dealing with them.

Given that the next hearing is on the 15th, we -- you know, we're hoping to come before you, you know, either toward -- July 2nd may be a little soon, but we understand Your Honor is unavailable the week following.

So we'd like to hear from you what might work with your schedule. If you are hearing, you know, any matters that week of the 10th, then perhaps we can get on your calendar then.

THE COURT: Yeah, no, I won't. My daughter, um, who's in the Army will be on leave that week. It may literally be the only time I see her for the rest of the year. So I'm not going to set anything. But, we may be able to do something early the week of July 15th.

But let's first start about the response to the ADI, and from Facebook, when they think -- is Thursday a realistic deadline?

MS. FALCONER: Your Honor, this is Russ Falconer for Facebook.

I will confess that we're not 100 percent sure what they mean when they say "a response." A response -- we've had some meet-and-confers this week. We've started discussing the issue. And that process is ongoing, and we're happy to

continue that. I think we have a plan to pick that up early next week.

But the -- it would be helpful to us maybe to hear more from Ms. Davis what she means when she says "a response."

**THE COURT:** Okay.

MS. DAVIS: Sure.

So, you know, in our discussions this last week, I think the parties have, you know, gained a better understanding about what some of the areas of dispute are in terms of the nature of the investigation, and what documents, you know, are not, you know, something that Facebook would consider withholding.

Yesterday we spoke about a proposal for, you know, production of certain documents, and Facebook let us know that they'd be getting back to us on that proposal. So we would like a response back on that proposal.

And we are hoping with that response we will be able to get a better understanding of the areas of dispute that remain in terms of Facebook's claim of privilege for documents relating to the ADI investigation. And then be able to, you know, understand what issues are ripe for briefing.

In our last hearing Your Honor suggested that we may be able to, because of the complexity relating to privilege issues, brief this on a, you know, motion briefing schedule as opposed to a joint letter brief. You know, based on the information we have now, we think that's the appropriate way to

deal with it.

But, you know, at this time we are hoping to swiftly move forward with understanding the scope of what Facebook is willing to produce, and what areas are still subject to dispute under this principal claim.

THE COURT: All right. I just sort of want to know what your final -- nothing's totally final, but your final position is by Thursday.

## MS. STEIN: Right.

So Your Honor, I think what we are a little bit confused about is that we really just spoke about this issue that Ms. Davis is referring to for the first time a couple of days ago, where we -- we talked to plaintiffs about reframing their request so that it didn't specifically target exclusively-privileged documents. And that was actually our suggestion, because we were trying to find a way to make it workable for us to look for and be able to provide them documents.

But that was the initial conversation that we had just this week. So there's a bit of work, I think, that the parties need to do.

So, you know, while we're not reluctant in any way to work through this issue, we feel that kind of getting jammed on it would mean that we would end up in a dispute, rather than being able to work through it collaboratively.

MR. LOESER: Your Honor, if I may, it's Derek Loeser.

I think the thing to keep in mind with the ADI investigation is we have been seeking these documents for a long time. Also, these are the documents that were subject to the order in Massachusetts where Facebook asserted that they were work-product privileged, and those arguments were rejected. Facebook's now appealing that.

So it's pretty well defined, you know, frankly, what the documents are, and what positions Facebook has taken.

It's pretty hard for us, in drafting a request, to anticipate what documents Facebook will claim are privileged, and what aren't. It would certainly be easier for them to just simply indicate out of this production, what is it exactly that you would claim as privileged. Because it can't possibly be all of it.

That's frankly -- the order in Massachusetts requires

Facebook -- their arguments were rejected, but the Court gave
them the opportunity to identify the actually privileged
materials, so that those could be withdrawn from the
production.

So all we're trying do here, we know we're going to have a disagreement here. We know we're not going to bridge the gap. It would be very helpful to quickly determine what -- the positions that, you know, they've taken before, they're not coming up with new ones, so we just know. And then we'll brief

the issue.

We're happy to keep talking about it. I'm just -- I'm a little pessimistic about our ability to resolve this particular dispute, given the history of it.

MS. STEIN: So the request that we've been discussing does not track the request in the Massachusetts AG case. The request that we have been discussing specifically asks for all the documents that the lawyers identify to support the escalation of certain apps. And that - I mean, we could just simply say that that calls for work product, and we can't identify those documents.

We were trying to work through that by saying: Look, the way you frame that request doesn't work; let's talk to you about a way to frame it in a different way so that we can search for the underlying documents that you're asking for, and provide them to you.

And so we're trying to find a systematic way to do this, without just making a blanket objection.

THE COURT: What if we were to divide it into two things? On the one hand, they want to -- I assume you're asking for everything that was at issue in the Massachusetts case.

Is that right?

MR. LOESER: Right.

THE COURT: Right? Okay.

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So you can start, deal with that part first.
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                                                        Right?
          And either your position will be the same as it is in
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    Massachusetts, or it will be different.
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          And then the next question is: What, if anything, is
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     there in addition to what was asked for?
          So is there anything in addition to what was asked for in
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    Massachusetts?
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               MS. STEIN: Yes, so it was --
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               THE COURT: No, no, I guess -- I'm asking the
      plaintiffs.
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               MS. STEIN: Okay.
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               MR. KO: Your Honor, this is David Ko. I can speak
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      to that.
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          I want to make sure -- the Massachusetts issues are, of
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     course, relevant. But our requests with respect to the
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     documents related to the app developer investigation conducted
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    by Facebook are much broader than that. Right?
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          It's --
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               THE COURT: Okay, right.
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                        It's documents related to what they've done
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      in the wake of Cambridge Analytica from 2018 to present,
      ongoing. You know, all documents related to that.
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               THE COURT: Right. Okay, that's -- right.
      trying to break it in two, because I'm figuring with respect
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      to the request as to the Massachusetts documents, it seems to
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me there's -- there's no problem with saying by next Thursday, 1 Facebook needs to say what is their position with respect to 2 Is -- our position presumably it's going to be the same 3 as it is in the Massachusetts case. 4 But maybe not. So they should have to nail that down by 5 next Thursday. 6 Now, with respect to the additional docs, is this on your 7 agenda for your meeting on the 22nd? 8 Like, next week, are you -- are you discussing this? 9 So, on the 22nd, we were discussing, you 10 MS. DAVIS: 11 know, those requests that are outstanding where the threshold position of Facebook is that, you know, documents will not be 12 produced, or they are outside the scope of the case. 13 I think it would be a great idea to add this to our agenda 14 15 for that discussion. THE COURT: Yeah. Why don't we do that. All right. 16 So I won't give you, necessarily, that deadline of the 17 18 Thursday, but just include it within there, because it sounds like you started talking. 19 But at least with respect to where the request overlaps 20 with what was requested in Massachusetts, by Thursday, you 21 should have your decision finalized. 22 MS. CLARK: Your Honor, if I may for a second. 23

I do want to be clear that the request plaintiffs have done us is quite different from the request that we received

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for Massachusetts.

And one of the issues we had been talking to the plaintiffs about, I -- we had had a discussion at one point where they asked that we simply turn over anything we gave Massachusetts.

And we talked about the fact that the way their request is framed is actually quite difficult to identify what portion of the Massachusetts documents are responsive to their request.

THE COURT: Well, can I ask you something?

But, if -- maybe it's not, maybe there's some stuff that is not responsive. But if they're trying to make it easier, if it makes it easier just saying: Give us what you gave us in Massachusetts, just give it to them. I mean, you already have it. It was produced.

I mean, I understand that it may include non-responsive documents. But if now, in part of the meet-and-confer, they're saying: Well, give us that...

MR. KO: Yeah. And Your Honor, just to address
Ms. Clark's point about this request, we have also discussed
at length other requests that we have submitted to Facebook
that clearly cover what we'd be asking for.

For example, there are requests that talk about all (inaudible), all internal policies that have been enforced by Facebook against third parties.

So to the extent they have any confusion or ambiguity

about that specific request, there are a whole set of other requests that clearly, it's material.

So the bottom line is we want to get this process started of getting these documents related to this ADI investigation, which is fundamentally relevant to all our claims. Right?

Because it's about the enforcement of Facebook's policies against third parties that are taking data from Facebook's platform.

MR. SNYDER: Your Honor, this is Mr. Snyder. I'm going to defer to Ms. Stein for a moment.

I just want to frame the issue just very briefly, which is that the app developer investigation was an internal legal investigation.

My law firm actually supervised it, at the direction of in-house counsel at Facebook. And it's the privileged documents that we are objecting to.

We are going to -- what happened was we conducted an internal investigation of -- retrospectively, Your Honor, of all third-party apps on the Facebook platform, to go back in time and see if there were any Cambridge Analytica-like incidents. It turned out there were none.

But as a result of that searching retrospective internal examination, we did identify third parties with respect to which we took certain enforcement measures. We sent them letters. We terminated them. In a few cases, we sued them.

All of Facebook's communications with those third parties are fair game. We're going to produce those. And so they're going to get a substantial amount of information relating to all enforcement actions we took with third parties as a result of our privileged internal review.

Much of the information has already been produced. Some of it is in the queue for production right now.

And so there's going to be a lot of information they're going to get about our enforcement measures.

And what we're objecting to producing is the information that Facebook's counsel generated, which is my law firm working with in-house lawyers at Facebook.

And that's what is the ADI, or the app developer investigation. That's separate and apart from, then, enforcement actions that we took. And that is, to the extent responsive -- and I think most it is, if not all of it -- we're going to be producing that.

The extent to which those investigative matters are privileged is the subject of a pending appeal in Massachusetts. And the Massachusetts Supreme Court recently granted extraordinary review of an order that required us to produce what we said was privileged materials.

But even the order in that case, Your Honor, recognizes that many of the materials that the plaintiffs here are asking for are protected by the attorney/client privilege.

So it's not as simple as: Turn over everything we turned 1 2 over to Massachusetts. THE COURT: No, no, no, no; I'm sorry. 3 Ι misunderstood. 4 5 I guess all I'm saying is if there were documents that you weren't objecting to turn over, turn over. That's all. 6 Not 7 that you have to waive your arguments. But what it sounds to me like is that you are pretty far 8 along, and that you have the position. That's fine. They're 9 not arguing right now that your position is right or wrong. 10 11 MR. SNYDER: Right. They just want you to take your position. 12 THE COURT: So it seems to me as a goal we should have for next 13 Thursday on the ADI, the investigation, take your -- take your 14 15 position. 16 I'm confident, because you actually have been working 17 really well and don't want to bring disputes to me that you 18 don't have to, that come Thursday, if it looks like there's a 19 path that the dispute can be narrowed, the parties will 20 continue along that path, and try to narrow it. 21 But -- so I'm going to give you that goal of next Thursday 22 Just take your position. Whatever it is. on these ADI. 23 MR. SNYDER: Yes, Your Honor. I have no view on it, whatsoever. 24 THE COURT: Either

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way.

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Your Honor, this is Lesley Weaver.
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               MS. WEAVER:
      There's one additional issue. I think that's exactly right.
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      We just want a position.
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          And we also want, if there was a privilege log prepared --
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     and it's -- also the D.C. Attorney General is seeking these
     documents as well -- that lays out any of these issues so that
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     we can really get our arms around them now, we'd like that to
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     be produced.
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          If there isn't, that's fine.
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               THE COURT: Okay. You can -- you can talk about that
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      with them.
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               MS. WEAVER: Great.
               THE COURT: As part of that. Okay. All right.
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          So I quess then the other thing we need to discuss is a
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     date. And would this date potentially -- this would just be
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     another status.
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          Or, do the parties anticipate there would actually be
     something for me to -- like, not a ripe -- brief dispute that I
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     would decide at this hearing?
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          (No response)
               THE COURT:
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                          No.
                           I think we're just discussing a status
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               MS. CLARK:
      conference.
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               MS. DAVIS: Yes, Your Honor.
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               THE COURT: So I could do it on the 13th then.
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think I can. 1 Let me see. Oh, no, I have -- yeah. I could do it on the 13th. 2 Probably any time, ten -- any time 10:30 or later. 3 MS. WEAVER: And Your Honor, it will be a status. 4 5 It is possible that after we receive today Facebook's position on whether it is withholding anything categorically 6 7 responsive to our request, that something like that might bubble up or the ADI issue, of course. 8 But the 13th, I think, is fine for everybody on our side. 9 THE COURT: Yeah. Actually, it does look like I have 10 11 a settlement conference. Is 8:30 too early for people? 12 13 MS. WEAVER: No. THE COURT: Everyone is shaking their head. Okay. 14 15 Can we do the 13th at 8:30, then? 16 But I can't promise you, if you submit something that previous week, that I will be prepared to address it. 17 18 telling you. Judge, we do have one more issue, which 19 MR. SNYDER: 20 is the plaintiffs' production. 21 We've produced now a million pages of materials. making another large production in a couple of weeks. 22 23 don't think the plaintiffs have produced a single document. served a document request, three months ago. And we just want 24

a deadline for them to begin producing their documents.

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I think they've suggested that they won't begin producing until the parties fully meet and confer about their responses to our requests. And there are surely documents that they can produce while those discussions occur.

You know, we produced thousands of pages within days of responding to their requests. And then we did rolling production. So hopefully there will be some low-hanging fruit they can send us.

And these are documents that are critical, that go to standing, which, as Your Honor is aware, is a threshold -- we think dispositive -- issue in the case.

THE COURT: Okay. Do the plaintiffs have an idea of when they can produce some documents?

MS. WEAVER: Sure. This is Lesley Weaver.

We've been able to discuss this with Facebook. They didn't actually even propound RFPs until April. We have been collecting, and meeting with our custodians all along.

One of the issues, for example, the reason that we haven't produced is Facebook actually produced to us their activity on Facebook, which is duplicative, largely, of what we would then send back to them. So we actually need to have a discussion about what it is that they want.

And Facebook, for example, did not produce anything before they met and conferred with us. And --

THE COURT: Well, no, no, yeah, we're not going to

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get into that.
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               MS. WEAVER: Right.
               THE COURT: If it's what's on Facebook, I do warrants
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      all the time. Facebook has all that information.
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               MS. WEAVER: Right. So --
               THE COURT: Anyway. So put that on your agenda for
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      next week, then, as well.
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               MS. WEAVER: We will.
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               MR. SNYDER: Thank you, Judge.
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               THE COURT: Okay. All right, great.
          Thanks, everyone. Have a good Fourth of July, then.
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                                                                And
     I'll see you on July 13th at 8:30 a.m.
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               MR. SNYDER: And welcome home to your daughter, and
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      thank her for her service.
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               THE COURT: All right. Thank you.
16
          Bye-bye.
17
               MS. CLARK: Thank you very much.
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          (Proceedings concluded)
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#### CERTIFICATE OF REPORTER

I, BELLE BALL, Official Reporter for the United States Court, Northern District of California, hereby certify that the foregoing is a correct transcript from the record of proceedings in the above-entitled matter.

BelleBall

/s/ Belle Ball

Belle Ball, CSR 8785, CRR, RDR

Tuesday, June 23, 2020